1 2 3 4 5 6 7 8	Michael F. Ram, CSB #104805 Email: mram@rocklawcal.com Karl Olson, CSB #104760 Email: kolson@rocklawcal.com Susan S. Brown, CSB #287986 Email: sbrown@rocklawcal.com RAM, OLSON, CEREGHINO & KOPCZYNSKI 555 Montgomery Street, Suite 820 San Francisco, California 94111 Telephone: (415) 433-4949 Facsimile: (415) 433-7311  [Additional Counsel Appear on Signature Page]  Attorneys for Plaintiffs		
10 11	UNITED STATES D FOR THE NORTHERN DIS SAN FRANCISO	TRICT OF CALIFORNIA	
12 13 14 15 16 17 18 19 20	ANGELINA FREITAS, REBECCA LYON and MARESA KENDRICK, on their own behalf and on behalf of others similarly situated,  Plaintiffs,  v.  BOUNCEBACK, INC., a Missouri corporation, CHECK CONNECTION, INC., a Kansas corporation, STONE FENCE HOLDINGS, INC., a Missouri corporation, and GALE KRIEG,	NO. 3:15-cv-03560-RS  STIPULATION AND [PROPOSED] ORDER DISMISSING THE ENTIRE ACTION  Complaint Filed: August 3, 2015  Honorable Richard Seeborg  DEMAND FOR JURY  DATE:	
<ul><li>21</li><li>22</li><li>23</li></ul>	Defendants.	TIME: LOCATION: Courtroom 3 - 17th Floor	
24	I. STIPUL	ATION	
25	Pursuant to Fed. R. Civ. P. 41(a)(1)(A)(ii), Plaintiffs Angelina Freitas, Rebecca Lyon and		
26	Maresa Kendrick (hereinafter "Plaintiffs"), and BounceBack, Inc. Check Connection, Inc. Stone		
27	Fence Holdings, Inc. and Gale Krieg (hereinafter "Defendants"), by and through their attorneys		
	STIPULATION AND [PROPOSED] ORDER DIS ACTION - 1 CASE NO. 3:15-cv-03560-RS	SMISSING THE ENTIRE	

1	of record, stipulate to dismissal of Plaintiffs' clai	ms against Defendants with prejudice and	
2	-		
3	without an award of fees and costs to either party. This dismissal with prejudice includes the		
4	claims of class members covered by the settlement finally approved by the Court in Cavnar et al.		
5	vs. BounceBack, Inc., et al., No. 2:14-cv-00235-RMP, Dkt. No. 153 (E.D. Wash. Sept. 15, 2016).		
6	See Dkt. No. 50-1 (The Honorable Rosanna Malouf Peterson's order approving the class		
7	settlement).		
	STIPULATED, DATED AND RESPECT	TFULLY SUBMITTED this 26th day of	
8	October, 2016.		
9	TERRELL MARSHALL LAW GROUP PLLC	PAINE HAMBLEN LLP	
10			
11	By: <u>/s/ Beth E. Terrell, CSB #178181</u> Beth E. Terrell, CSB #178181	By: /s/ Gregg R. Smith, Admitted Pro Hac Vice Gregg R. Smith, Admitted Pro Hac Vice	
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13	Blythe H. Chandler, <i>Admitted Pro Hac Vice</i> Email: bchandler@terrellmarshall.com	Scott C. Cifrese, <i>Admitted Pro Hac Vice</i> Email: scott.cifrese@painehamblen.com	
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24	Paul Arons, CSB #84970	Attorneys for Defendants	
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	STIPULATION AND [PROPOSED] ORDER DISMISSING THE ENTIRE ACTION - 2 CASE NO. 3:15-cv-03560-RS		
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2	Deepak Gupta		
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4			
5	Telephone: (202) 888-1741 Facsimile: (202) 888-7792		
6	Attorneys for Plaintiffs		
7 8	II. LOCAL RULE 5-1(I)(3) STATEMENT		
9	Pursuant to Local Rule 5-1(i)(3), I hereby attest that concurrence in the filing of this		
10	document has been obtained from counsel for all parties, and that I will maintain records to		
11	support this concurrence by all counsel subject to this stipulation as required under the local		
12	rules.		
13	DATED this 26th day of October, 2016.		
14	TERRELL MARSHALL LAW GROUP PLLC		
15	D		
16	By: <u>/s/ Beth E. Terrell, CSB #178181</u> Beth E. Terrell, CSB #178181		
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18	Seattle, Washington 98103		
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20	Attorneys for Plaintiffs and the Proposed Classes		
21			
22	III. <del>[PROPOSED]</del> ORDER		
23	This matter came before the above-entitled Court on the Stipulation for Dismissal with		
24	Prejudice of the Entire Action. After reviewing the files and records herein, and the Court having		
25			
26	been fully advised, it is hereby:		
27	ORDERED that Plaintiffs' claims against Defendants with prejudice and without an		
	award of fees and costs to either party. This dismissal with prejudice includes the claims of class		
	STIPULATION AND [PROPOSED] ORDER DISMISSING THE ENTIRE ACTION - 3 CASE NO. 3:15-cv-03560-RS		

members covered by the settlement finally approved by the Court in Cavnar, et al. vs. BounceBack, Inc., et al., No. 2:14-cv-00235-RMP, Dkt. No. 153 (E.D. Wash. Sept. 15, 2016). IT IS SO ORDERED. Dated this 26th day of October UNITED STATES DISTRICT JUDGE STIPULATION AND [PROPOSED] ORDER DISMISSING THE ENTIRE

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CASE NO. 3:15-cv-03560-RS